

**RULES  
OF  
THE TENNESSEE DEPARTMENT OF STATE  
DIVISION OF PUBLICATIONS**

**CHAPTER 1360—1—5  
REVIEW OF DRAFTS OF RULES FOR REPLACEMENT PAGES  
FOR THE COMPILATION OF RULES AND REGULATIONS**

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**1360—1—5—.01 PUBLICATION OF REPLACEMENT PAGES.**

- (1) Upon the filing of new rules, amendments, or repeals with the Department of State pursuant to *T.C.A. §4—5—206*, the Secretary of State, or his designee, shall cause such new rules, amendments, and repeals to be arranged in the final draft form for publication as replacement pages to up date the official compilation — *Rules and Regulations of the State of Tennessee*.

**Authority:** *T.C.A. §4—5—221. Administrative History:* (For history prior to June 22, 1984, see pages 1-1.001.)  
*Repeal and new rule filed May 23, 1984; effective June 22, 1984.*

**1360—1—5—.02 AGENCY REVIEW PERIOD.**

- (1) Prior to the printing and publication of new rules, amendments and repeals in final draft form, as described in rule 1360—11—5—.01, the Secretary of State or his designee, shall send copies of such replacement page final drafts by state messenger service or U.S. mail to the appropriate agencies for review as to accuracy.
- (2) If an agency discovers discrepancies between the new rules, amendments, or repeals as filed with the Department of State and the copies of replacement page final drafts sent, and such agency reports these discrepancies to the Secretary of State or his designee within seven (7) calendar days of the date on which the copies were sent to the agency, the Secretary of State or his designee shall cause such discrepancies to be corrected in the final draft of the replacement pages prior to printing and publication, provided the discrepancies are not the result of editorial changes permitted by *T.C.A. §4-5-221*, in which case correction shall be in the discretion of the Secretary or his designee.
- (3) If an agency discovers discrepancies as outlined in paragraph (2) of this rule but fails to report them to the Secretary of State or his designee within the time provided therein, the Secretary of State or his designee shall cause such corrections to be made in the official compilation — *Rules and Regulations of the State of Tennessee* as soon as is possible commensurate with the orderly operation of his office.

**Authority:** *T.C.A. §4—5—221. Administrative History:* (For history prior to June 21, 1984, see pages 1-1.001.)  
*Repeal and new rule filed May 23, 1984; effective June 22, 1984.*

**1360—11—5—.03 REPORTING OF DISCREPANCIES.**

- (1) Agencies must report discrepancies in the following manner:
  - (a) Copies of replacement pages should be returned with the discrepancies marked and corrections made.

(Rule 1360-1-5-.03 , continued)

- (b) A cover letter must accompany the corrected copies of the replacement pages listing the pages with discrepancies and the numbers of the rules needing corrections.

**Authority:** T.C..A. §4—5—221. *Administrative History: (For history prior to June 22, 1984 see pages I - I. 001.) Repeal and new rule filed May 23, 1984; effective June 22, 1984.*

**1360—1—5—.04 FAILURE TO REPORT WITHIN PROPER PERIOD.**

- (1) The Secretary of State or his designee shall print and publish final drafts of the replacement pages for which no report of discrepancies is received within the time period set out in rule 1360-1-5-.02, paragraph (2), as the official text of new rules, amendments, or repeals.

**Authority:** T.C..A. §4—5—221. *Administrative History: (For history prior to June 22, 1984 see pages I - 1.001.) Repeal and new rule filed May 23, 1984; effective June 22, 1984*